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1 2 3	CHRISTOPHER J. CANNON, State Bar No. 8803 Sugarman & Cannon 44 Montgomery Street, Suite 2080 San Francisco, CA 94104-6702 Telephone: 415/362-6252 Facsimile: 415/677-9445	4
5	Attorney for Defendant CHRISTIAN PANTAGES	
6	UNITED STATES DISTRICT COURT	
7	NORTHERN DISTRICT OF CALIFORNIA	
8	UNITED STATES OF AMERICA,	) No. CR 08-0938-JW
10	Plaintiff,	) STIPULATION AND PROPOSED ORDER
11	v.	) ALLOWING TRAVEL
12	CHRISTIAN PANTAGES et al.,	)
13	Defendant.	)
14 15		
16	IT IS HEREBY ORDERED THAT:	
17	Christian Pantages may travel to Reno, Nevada, from March 27 to 28, 2009.	
18	Date: March 26, 2010	/s/Christopher Cannon
19		Christopher J. Cannon Attorney for Christian Pantages
20	Date: March 26, 2010	/s/Richard Cheng
21		Richard C. Cheng Assistant United States Attorney
22	SO OBDEDED	•
24	SO ORDERED.	Capita J. Day le A
25	Date: March 30,25/8 runc pro tunc	The Honorable Patricia V. Trumbull
26	June pro rune	United States Magistrate Judge
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STIPULATION AND [PROPOSED] ORDER ALLOWING TRAVEL CR-08-0938-JW

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